

**TABLE OF PROPOSED REVISIONS TO
ELEVENTH CIRCUIT RULES AND INTERNAL OPERATING PROCEDURES**

Page	Circuit Rule or IOP	Comments
50	11th Cir. R. 10-1 <u>Ordering the Transcript</u> <u>- Duties of Appellant</u> <u>and Appellee</u>	Proposal to delete the paragraph about ordering transcripts under the Criminal Justice Act.
98	11th Cir. R. 27-1(a) <u>Number of Copies and</u> <u>Form of Motion</u>	Proposal to add a subsection stating that a motion must comply with the requirements for references to the record found at 11th Cir. R. 28-5.
108	11th Cir. R. 28-5 <u>References to the</u> <u>Record</u>	Proposal to clarify that parties should cite the page number of a transcript designated by the district court.
112	11th Cir. R. 28.1-2 <u>Briefing Schedule in</u> <u>Cross-Appeals</u>	Proposal to state that a party has 21 days, instead of 14 days, to file a reply brief in cross-appeals, to conform to upcoming FRAP changes.
122	11th Cir. R. 31-1(a) <u>Briefing Schedule</u>	Proposal to state that a party has 21 days, instead of 14 days, to file a reply brief in appeals, to conform to upcoming FRAP changes.
147	FRAP 35, IOP 3 <u>Requesting a Poll</u>	Proposal to amend the IOP to reflect that a judge’s notice to the clerk to withhold the mandate operates as direction to enter an order withholding the mandate, in light of upcoming changes to FRAP 41(b).
147	FRAP 35, IOP 5 <u>Requesting a Poll on</u> <u>Court’s Own Motion</u>	Proposal to amend the IOP to reflect that a judge’s notice to the clerk to withhold the mandate operates as direction to enter an order withholding the mandate, in light of upcoming changes to FRAP 41(b).
161	11th Cir. R. 41-1 <u>Stay</u> <u>or Recall of Mandate</u>	Proposal to amend subsection (d) on the effect of granting a petition for rehearing en banc to make it consistent with 11th Cir. R. 35-10.
161	11th Cir. R. 41-2 <u>Expediting Issuance of</u> <u>Mandate</u>	Proposal to add the word “the.”
172	11th Cir. R. 46-3 <u>Admission for</u> <u>Particular Proceeding</u>	Proposal to replace the phrase “appointed to represent a party in forma pauperis” with “any attorney appointed by this court.”